REMARKS

In response to the Restriction Requirement dated November 30, 2006, Applicants

have elected the species, MPL, as recited in claim 39, for examination at this time. Applicants

reserve the right to additional species which depend from an allowable generic claim as provided

by 37 C.F.R. § 1.141. Applicants have amended claim 39 solely to remove recitation of non-

elected subject matter. No new matter has been added. The above amendments are not to be

construed as acquiescence with regard to the Examiner's rejections and are made without

prejudice to prosecution of any subject matter removed or modified by this amendment in a

related divisional, continuation or continuation-in-part application. Following the amendments,

claims 34-39 are pending in the application and read on the elected subject matter. Favorable

consideration of the elected claims is respectfully requested.

The Director is authorized to charge any additional fees due by way of this

Amendment, or credit any overpayment, to our Deposit Account No. 19-1090.

Applicants respectfully submit that all of the claims remaining in the application

are now believed to be in condition for allowance. Favorable consideration and a Notice of

Allowance are earnestly solicited.

Respectfully submitted,

Seed Intellectual Property Law Group PLLC

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